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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/851,231	05/07/2001	Peter Krulevitch	IL-10581	3998
75	590 04/04/2003			
Alan H. Thompson Assistant Laboratory Counsel Lawrence Livermore National Laboratory P.O. Box 808, L-703 Livermore, CA 94551			EXAMINER	
			SIMONE, CATHERINE A	
			ART UNIT	PAPER NUMBER
,			1772	Ω
			DATE MAILED: 04/04/2003	4

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.		AG-	
s 14	•	Application No.	Applicar	• •	
Office Action Summary		09/851,231		KRULEVITCH ET AL.	
	Office Action Summary	Examiner	Art Unit		
	The MAIL INC DATE of this communication and	Catherine Simor			
Period fo	The MAILING DATE of this communication apport	bears on the cover	Sneet with the correspond	ience address	
THE I - Exter after - If the - If NO - Failu - Any r	ORTENED STATUTORY PERIOD FOR REPL MAILING DATE OF THIS COMMUNICATION. nsions of time may be available under the provisions of 37 CFR 1.1 SIX (6) MONTHS from the mailing date of this communication. period for reply specified above is less than thirty (30) days, a repl period for reply is specified above, the maximum statutory period re to reply within the set or extended period for reply will, by statute eply received by the Office later than three months after the mailing d patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, howe y within the statutory min will apply and will expire e, cause the application to	ever, may a reply be timely filed imum of thirty (30) days will be cons SIX (6) MONTHS from the mailing do become ABANDONED (35 U.S.C.	idered timely. ate of this communication. § 133).	
1) <u></u>	Responsive to communication(s) filed on				
2a)□		— iis action is non-fi	nal .		
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3) <u>□</u> Dispositi	Since this application is in condition for allowated closed in accordance with the practice under on of Claims				
<u> </u>	Claim(s) <u>1-16</u> is/are pending in the application	1		·	
-	4a) Of the above claim(s) <u>1-10</u> is/are withdrawi		on		
	Claim(s) is/are allowed.		OH.		
·	Claim(s) <u>11-16</u> is/are rejected.				
	Claim(s) is/are objected to.				
	Claim(s) are subject to restriction and/o	r election require	ment		
	on Papers	. cicolion require	none.		
9)□ .	The specification is objected to by the Examine	r.			
10) 🔲 🗀	Fhe drawing(s) filed on is/are: a) ☐ accep	oted or b) object	ed to by the Examiner.		
	Applicant may not request that any objection to the	e drawing(s) be hel	d in abeyance. See 37 CFR	1.85(a).	
11) 🔲 -	The proposed drawing correction filed on	_ is: a)□ approve	d b) disapproved by the	Examiner.	
	If approved, corrected drawings are required in re	ply to this Office act	ion.		
12) 🔲 🗆	The oath or declaration is objected to by the Ex	aminer.			
Priority u	nder 35 U.S.C. §§ 119 and 120				
13)	Acknowledgment is made of a claim for foreign	n priority under 35	U.S.C. § 119(a)-(d) or (f)		
a)[	☐ All b) ☐ Some * c) ☐ None of:				
	1. Certified copies of the priority document	s have been rece	ved.		
	2. Certified copies of the priority document	s have been rece	ved in Application No	·	
	<ol> <li>Copies of the certified copies of the prior</li> <li>application from the International Bu</li> <li>the attached detailed Office action for a list</li> </ol>	reau (PCT Rule 1	7.2(a)).	lational Stage	
	cknowledgment is made of a claim for domesti			ovisional application).	
a)	☐ The translation of the foreign language procedures and the translation of the foreign language procedures.	visional application	on has been received.		
Attachment		, ,	<b>50</b>		
2) 🔲 Notice	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449) Paper No(s) _	5) 🔲	Interview Summary (PTO-413) Notice of Informal Patent Applic Other:		
Patent and Tr. O-326 (Rev		tion Summary		Part of Paper No. 2	

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### **DETAILED ACTION**

#### Election/Restrictions

- 1. Restriction to one of the following inventions is required under 35 U.S.C. 121:
  - I. Claims 1-10, drawn to a method, classified in class 216, subclass 17.
  - II. Claims 11-16, drawn to a product, classified in class 428, subclass 188.

The inventions are distinct, each from the other because of the following reasons:

Inventions I and II are related as process of making and product made. The inventions are distinct if either or both of the following can be shown: (1) that the process as claimed can be used to make other and materially different product or (2) that the product as claimed can be made by another and materially different process (MPEP § 806.05(f)). In the instant case the process as claimed in Invention I can be used to make other and materially different product such as annealing non-bonded substrate.

Because these inventions are distinct for the reasons given above and have acquired a separate status in the art as shown by their different classification, restriction for examination purposes as indicated is proper.

During a telephone conversation with Eddie Scott on 3/11/03 a provisional election was made without traverse to prosecute the invention of Group II, claims 11-16. Affirmation of this election must be made by applicant in replying to this Office action. Claims 1-10 stand withdrawn from further consideration by the examiner, 37 CFR 1.142(b), as being drawn to a non-elected invention.

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Applicant is reminded that upon the cancellation of claims to a non-elected invention, the inventorship must be amended in compliance with 37 CFR 1.48(b) if one or more of the currently named inventors is no longer an inventor of at least one claim remaining in the application. Any amendment of inventorship must be accompanied by a request under 37 CFR 1.48(b) and by the fee required under 37 CFR 1.17(i).

## Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 3. Claims 11-16 are rejected under 35 U.S.C. 102(b) as being anticipated by Lum et al. (5,932,315).

Lum et al. discloses sealed microchannels having a curved configuration (Fig. 1B, #130). Regarding claim 12, note the sealed microchannels have no sharp corners therein (Fig. 1B, #130). Regarding claim 13, note the curved configuration is circular (Fig. 1B, #130). Regarding claim 14, note the sealed microchannels are located with a plurality of bonded members selected from the group consisting of glass members, glass and silicon members, glass and polymer members, and members selected from the group of glass, silicon and polymers (see col. 6, lines 5-9 and col. 8, lines 54-63).

Regarding claims 15 and 16, process limitations are given little or no patentable weight.

The method of forming the product is not germane to the issue of patentability of the product

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itself. Further, when the prior art discloses a product which reasonably appears to be either identical with or only slightly different than a product claim in a product-by-process claim, the burden is on the Applicant to present evidence from which the Examiner could reasonably conclude that the claimed product differs in kind from those of the prior art. *In re Brown*, 459 F.2d 531, 173 USPQ 685 (CCPA 1972); *In re Fessman*, 489 F.2d 742, 180 USPQ 324 (CCPA 1974). This burden is NOT discharged solely because the product was derived from a process not known to the prior art. *In re Fessman*, 489 F.2d 742, 180 USPQ 324 (CCPA 1974).

Furthermore, the determination of patentability for a product-by-process claim is based on the product itself and not on the method of production. If the product in the product-by-process claim is the same or obvious from a product of the prior art, the claim is unpatentable even though the prior product was made by a different process. *In re Thorpe*, 227 USPQ 946, 966 (Fed. Cir. 1985) and MPEP §2113. In this case, the limitations "members are composed of glass bonded together by either fusion or anodic bonding, and annealed at a temperature for a time period sufficient to create the curved configuration of the at least one sealed microchannel therein" (claim 15) and "fabricated by annealing the bonded members at a temperature of 200°C to 800°C for a time period of 2 to 24 hrs" (claim 16) are methods of production and therefore do not determine the patentability of the product itself.

#### Conclusion

4. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Catherine Simone whose telephone number is (703) 605-4297. The examiner can normally be reached on 9:30-6:00.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Harold Pyon can be reached on (703) 308-4251. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 872-9310 for regular communications and (703) 872-9311 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0661.

Catherine Simone Examiner Art Unit 1772

March 31, 2003

HAROLD PYON
UDERVISORY PATENT EXAMINER

ORY PATENT EXAM